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- (g) Institution of court proceedings as stay of Board's order.
- (h) Jurisdiction of courts unaffected by limitations prescribed in chapter 6 of this title.
- (i) Repealed.
- (i) Injunctions.
- (k) Hearings on jurisdictional strikes.
- (I) Boycotts and strikes to force recognition of uncertified labor organizations; injunctions; notice; service of process.
- (m) Priority of cases.
- 161. Investigatory powers of Board.
- 162. Offenses and penalties.
- 163. Right to strike preserved.
- 164. Construction of provisions.
  - (a) Supervisors as union members.
  - (b) Agreements requiring union membership in violation of State law.
  - (c) Power of Board to decline jurisdiction of labor disputes; assertion of jurisdiction by State and Territorial courts.
- 165. Conflict of laws.
- Separability of provisions.
- 167. Short title of subchapter.
- 168. Validation of certificates and other Board actions.
- 169. Employees with religious convictions; payment of dues and fees.

### SUBCHAPTER III—CONCILIATION OF LABOR DISPUTES; NATIONAL EMERGENCIES

- 171. Declaration of purpose and policy.
- 172. Federal Mediation and Conciliation Service.
  - (a) Creation; appointment of Director.
  - (b) Appointment of officers and employees; expenditures for supplies, facilities, and services.
  - (c) Principal and regional offices; delegation of authority by Director; annual report to Congress.
  - (d) Transfer of all mediation and conciliation services to Service; effective date; pending proceedings unaffected.
- 173. Functions of Service.
  - (a) Settlement of disputes through conciliation and mediation.
  - (b) Intervention on motion of Service or request of parties; avoidance of mediation of minor disputes.
  - (c) Settlement of disputes by other means upon failure of conciliation.
  - (d) Use of conciliation and mediation services as last resort.
  - (e) Encouragement and support of establishment and operation of joint labor management activities conducted by committees.
  - (f) Use of alternative means of dispute resolution procedures; assignment of neutrals and arbitrators.
- 174. Co-equal obligations of employees, their representatives, and management to minimize labor disputes.
- 175. National Labor-Management Panel; creation and composition; appointment, tenure, and compensation; duties.
- 175a. Assistance to plant, area, and industrywide labor management committees.

  (a) Establishment and operation of plant,
  - area, and industrywide committees.
  - (b) Restrictions on grants, contracts, or other assistance.
  - (c) Establishment of office.
  - (d) Authorization of appropriations.
- 176. National emergencies; appointment of board of inquiry by President; report; contents; filing with Service.

Sec. 177. Board of inquiry.

- (a) Composition.
- (b) Compensation.
- (c) Powers of discovery.
- 178. Injunctions during national emergency.
  - (a) Petition to district court by Attorney General on direction of President.
  - (b) Inapplicability of chapter 6.
  - (c) Review of orders.
- 179. Injunctions during national emergency; adjustment efforts by parties during injunction period.
  - (a) Assistance of Service; acceptance of Service's proposed settlement.
  - (b) Reconvening of board of inquiry; report by board; contents; secret ballot of employees by National Labor Relations Board; certification of results to Attorney General.
- 180. Discharge of injunction upon certification of results of election or settlement; report to Congress.
- 181. Compilation of collective bargaining agreements, etc.: use of data.
- 182. Exemption of Railway Labor Act from subchapter
- 183. Conciliation of labor disputes in the health care industry.
  - (a) Establishment of Boards of Inquiry; membership.
  - (b) Compensation of members of Boards of Inquiry.
  - (c) Maintenance of status quo.
  - (d) Authorization of appropriations.

## SUBCHAPTER IV—LIABILITIES OF AND RESTRICTIONS ON LABOR AND MANAGEMENT

- 185. Suits by and against labor organizations.
  - (a) Venue, amount, and citizenship.
  - (b) Responsibility for acts of agent; entity for purposes of suit; enforcement of money judgments.
  - (c) Jurisdiction.
  - (d) Service of process.
  - (e) Determination of question of agency.
- 186. Restrictions on financial transactions.
  - (a) Payment or lending, etc., of money by employer or agent to employees, representatives, or labor organizations.
  - (b) Request, demand, etc., for money or other thing of value.
  - (c) Exceptions.
  - (d) Penalties for violations.
  - (e) Jurisdiction of courts.
  - (f) Effective date of provisions.
  - (g) Contributions to trust funds.
- 187. Unlawful activities or conduct; right to sue; jurisdiction; limitations; damages.
- 188. Repealed.

SUBCHAPTER V—CONGRESSIONAL JOINT COM-MITTEE ON LABOR-MANAGEMENT RELATIONS

191 to 197. Omitted.

#### CHAPTER REFERRED TO IN OTHER SECTIONS

This chapter is referred to in sections 401, 402, 1002, 1415, 1803 of this title; title 20 section 76k; title 46 App. section 1707.

#### SUBCHAPTER I—GENERAL PROVISIONS

# § 141. Short title; Congressional declaration of purpose and policy

- (a) This chapter may be cited as the "Labor Management Relations Act, 1947".
- (b) Industrial strife which interferes with the normal flow of commerce and with the full pro-